EXHIBIT 26

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1
              UNITED STATES DISTRICT COURT
            FOR THE NORTHERN DISTRICT OF OHIO
2
                    EASTERN DIVISION
3
                                     MDL No. 2804
    IN RE: NATIONAL
    PRESCRIPTION OPIATE
    LITIGATION,
                                     Case No.
                                     1:17-MD-2804
5
    THIS DOCUMENT RELATES TO
                                     Hon. Dan A.
    ALL CASES
                                 )
                                     Polster
8
9
                  Friday, April 26, 2019
10
       HIGHLY CONFIDENTIAL - SUBJECT TO FURTHER
11
                 CONFIDENTIALITY REVIEW
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13
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15
            Videotaped Deposition of DAVID S.
     EGILMAN, M.D., MPH, held at the Providence
     Marriott Downtown, 1 Orms Street, Providence,
16
     Rhode Island, commencing at 9:08 a.m., on the
17
     above date, before Debra A. Dibble, Certified
     Court Reporter, Registered Diplomate
     Reporter, Certified Realtime Captioner,
18
     Certified Realtime Reporter and Notary
19
     Public.
20
21
2.2
23
                GOLKOW LITIGATION SERVICES
             877.370.3377 ph | fax 917.591.5672
24
                     deps@golkow.com
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found the document. 1 2 Q. Did you actually type the words 3 into your report, "Opinion. Rite Aid provided marketing services to Teva"? Did you type those words? 5 6 I think so, yes. 7 Did you do that based on this Ο. exhibit? 8 9 Α. Yes. 10 Did you do it based on anything Q. 11 else? 12 Not that I can recall. Α. 13 Ο. Can you identify anything else 14 as we sit here today that you did that on 15 behalf of? 16 Α. No. 17 O. Take a look at the last page of 18 this document. 19 Right. Α. 20 It's unsigned; correct? Ο. 21 Α. Correct. 22 Q. Have you ever seen a signed 23 copy? 24 Α. No.

- 1 Q. Do you have any other evidence
- supporting your opinion that Rite Aid
- 3 provided marketing services to Teva?
- 4 A. No.
- 5 Q. You testified a little bit
- 6 earlier that each defendant in this case is
- 7 100% responsible for the opioid crisis; is
- 8 that correct?
- 9 A. Yes.
- Q. So you're taking the opinion
- that Rite Aid is 100% responsible for the
- opioid crisis on the basis of one unsigned
- contract; is that right?
- 14 A. No.
- Q. What other evidence have you
- provided with your report that says that
- Rite Aid is responsible for 100% of the
- opioid crisis?
- A. All of the evidence that I
- provided in my report relates to what was
- 21 known or knowable by Rite Aid with respect to
- the venture.
- Q. And that was true of yourself
- 24 at the same time; correct, Dr. Egilman?